Cumulative Table of Cases Connecticut Appellate Reports Volume 199

(Replaces Prior Cumulative Table)

Amity Partners v. Woodbridge Associates, L.P	1
Brown v. Brown	134
Dissolution of marriage; whether trial court properly granted postjudgment motion for reimbursement of unallocated support; whether language of separation agreement that was incorporated into dissolution judgment was clear and unambiguous; whether trial court abused its discretion in denying motion to modify child support when it concluded that reduction in earned income did not constitute substantial change in circumstances.	101
Carrico v. Mill Rock Leasing, LLC	252
Negligence; motion for summary judgment; claim that trial court improperly determined that counts against defendant alleged premises liability and not ordinary negligence; whether plaintiff alleged defendant owed duty because it owned or controlled premises or because that duty arose from snow services agreement it had with third-party land possessor.	202
D. S. v. R. S	11
Application for relief from abuse; domestic violence restraining order; whether trial court erred in issuing domestic violence restraining order pursuant to statutory (§ 53a-181d) definition of stalking rather than definition of stalking in Princess Q. H. v. Robert H. (150 Conn. App. 105); reviewability of claim that trial court erroneously relied on testimony that plaintiff gave on behalf of minor child; harmlessness of trial court's ruling.	11
500 North Avenue, LLC v. Planning Commission	115
Zoning appeal; whether Superior Court improperly concluded that there was substantial evidence in record to support planning commission's finding that plaintiff's proposed lot line adjustment of two adjacent lots constituted subdivision under statute (§ 8-18); claim that Superior Court improperly concluded that subdivision approval was required because proposed lot line revision was more than minor adjustment; claim that because plaintiff's proposed boundary line revision would create third part, it required subdivision approval.	119
Flood v. Flood	67
Dissolution of marriage; motions for modification of child support; whether trial court's finding that there had been substantial change in defendant's financial circumstances was clearly erroneous; whether trial court abused its discretion in determining amount of defendant's child support obligation; claim that trial court erred by failing to consider and rule on defendant's motion for modification of child support obligation.	
Godbout v. Attanasio	88
Official misconduct pursuant to statute (§ 12-170); motor vehicle tax assessment; claim that trial court improperly granted motion to dismiss on ground that it lacked subject matter jurisdiction because plaintiff failed to exhaust administrative remedies; claim that motion to dismiss was improper procedural vehicle to challenge legal sufficiency of complaint; claim that trial court improperly determined that the complaint was insufficiently pleaded.	00
Labissoniere v. Gaylord Hospital, Inc.	265
Medical malpractice; motion to dismiss; personal jurisdiction; subject matter jurisdiction; whether trial court lacked subject matter jurisdiction over defendant that was not legal entity when patient was treated; whether opinion letter authored by physician and general surgeon was by "similar health care provider" as	

defined by statute (§ 52-184c) when defendant physicians were board certified	
in internal medicine. Mendes v. Administrator, Unemployment Compensation Act	25
ment Security Appeals Division affirming decision finding plaintiff ineligible	
for certain unemployment benefits; motion to open; claim that trial court exceeded	
scope of its authority by assessing factual findings of appeals referee as adopted by board; whether plaintiff was required to file motion to correct board's factual	
findings pursuant to rule of practice (§ 22-4).	
Norwalk Medical Group, P.C. v. Yee	208
tion award; claim that arbitration award was not mutual, final and definite due to failure of arbitrator to allocate arbitration costs, expenses and compensa-	
tion and to set forth reasoned award with respect to attorney's fees. State v. Coleman.	172
Assault in first degree; robbery in first degree; criminal possession of firearm;	112
whether state's three year delay in filing charges violated defendant's right to	
due process; claim that right to speedy trial under sixth amendment and right under Interstate Agreement on Detainers (§ 54-186 et seg.) to final disposition	
of case within 180 days from date on which defendant requested speedy disposi-	
tion were violated; claim that three year delay caused defendant actual substantial	
prejudice and was unreasonable and unjustifiable; claim that state deliberately delayed arrest to gain tactical advantage; waiver of claims stemming from postar-	
rest delay.	
State v. Ingala	240
under exigent circumstances exception to warrant requirement; whether trial	
court properly denied defendant's motion to suppress.	
State v. Lopez	56
degree; claim that trial court improperly admitted uncharged misconduct evi-	
dence; harmless error.	100
State v. Mayo	166
ant's conviction.	
State v. Romero	39
Violation of probation; claim that trial court improperly declined to apply exclusion- ary rule pursuant to article first, § 7, of Connecticut constitution; whether war-	
rantless search violated Connecticut constitution under certain condition of	
defendant's probation; whether defendant could reasonably be subjected to search of residence and possessions when probation officer had reasonable suspicion	
that defendant was violating conditions of probation.	
State v. Sumler	187
Murder; conspiracy to commit robbery in first degree; carrying pistol without permit; criminal possession of pistol or revolver; motion in limine; motion to suppress;	
unpreserved claim that trial judge violated defendant's constitutional right to	
due process by improperly failing to recuse himself from presiding over defend-	
ant's trial because he previously had signed search and seizure and arrest war- rants against defendant; whether defendant could prevail pursuant to State v.	
Golding (213 Conn. 233); whether trial judge's failure to recuse himself consti-	
tuted plain error; claim that trial court abused its discretion in admitting witness' testimony identifying defendant in surveillance video; whether witness' testi-	
mony constituted opinion on ultimate issue for jury; claim that trial court	
improperly denied motion to suppress certain statements defendant made to	
police officer; whether police officer's conversation with defendant constituted custodial interrogation for purposes of Miranda v. Arizona (384 U.S. 436).	
Stephen S. v. Commissioner of Correction	230
Habeas corpus; whether habeas court abused its discretion in rendering judgment	
declining to issue writ of habeas corpus; whether habeas petition was wholly frivolous on its face within meaning of applicable rule of practice (§ 23-24 (a)	
(2)); claim that habeas petition raised claims not raised in petitioner's two	
previous habeas petitions.	